## Before the Federal Communications Commission Washington, D.C. 20554

DEC 1 4 2004

FCC - MAILROOM

In the Matter of:	DOCKET FILE COPY DRIGINAL		
		)	
Amendment of Section 73.20	2(b),	)	MB Docket No. 04-379
FM Table of Allotments	, ,	)	
FM Broadcast Stations		)	RM-11086
(Eatonton, Georgia and Lexir	ngton, Georgia)	Ś	

TO: Audio Division

## MOTION FOR LEAVE TO FILE A RESPONSE

Middle Georgia Communications, Inc., by its attorney, hereby respectfully requests leave to file a response to the Reply Comments filed in this proceeding by Georgia-Carolina Radiocasting, LLC (hereinafter "Georgia-Carolina"). In support thereof, it is alleged:

- 1. In its Reply Comments, Georgia-Carolina speculates that the removal of Channel 249 from Eatonton, GA, may create underserved areas. As shown by the attached Technical Statement, that is not the case. The areas losing service all have at least five aural services.
- 2. This Supplement is being filed immediately, long before this case reaches the active processing stage. Thus, acceptance of this Supplement will not delay the proceeding. It will, however, serve the public interest by allowing the staff to have a full and complete record.

No. of Copies rec'd UT4

December 13, 2004

Law Office of LAUREN A. COLBY 10 E. Fourth Street P.O. Box 113 Frederick, MD 21705-0113 Respectfully submitted,

MIDDLE GEORGIA COMMUNICATIONS, INC.

Lauren A. Colby

Its Attorney

## **CERTIFICATE OF SERVICE**

I, Kelli A. Muskett, a secretary in the law office of Lauren A. Colby, do hereby certify that copies of the foregoing have been sent via first class, U.S. mail, postage prepaid, this 13<sup>th</sup> day of December, 2004, to the offices of the following:

Dan J. Alpert, Esquire

The Law Office of Dan J. Alpert 2120 North 21st Road

Arlington, Virginia 22201

## MIDDLE GEORGIA COMMUNICATIONS, INC. WMGZ (FM) EATONTON, GEORGIA

TECHNICAL STATEMENT IN SUPPORT OF MB Docket No. 04-379

December 10, 2004

I understand that in Reply Comments, filed in FCC Docket No. 04-379, Georgia-Carolina Radiocasting, LLC, has questioned whether the proposed move of Channel 249 from Eatonton, GA, to Lexington, GA, will deprive underserved areas of service. That is not true. The areas losing service all have at least 5 existing aural services.

Respectfully:

Clyde Scott, Jr.

**EME Communications**